Exhibit A



CAI-INTERPOOL, LLC One Embarcadero Center, Suite 2101 San Francisco, CA 94111, U.S.A. Tel: (415) 788-0100 • Fax: (415) 788-3430

MEGA & FORBES GROUP OF COMPANIES MEGAFEEDER (PRIVATE) LIMITED CAI-INTERPOOL, LLC LONG TERM AGREEMENT

(CONTRACT NUMBER: MEGA-001)

This is a Long Term Lease Agreement dated May 3, 2006 between CAI-Interpool, LLC, One Embarcadero Center, Suite 2101, San Francisco, CA 94111, U.S.A. ("Lessor") and Mega & Forbes Group of Companies, P.N.S.C. Building, Moulvi Tamizuddin Khan Road, Karachi, 74000, Pakistan and Megafeeder (Private) Limited, 15th Floor P.N.S.C. Building, Moulyi Tamizuddin Khan Road, Karachi, 74000, Pakistan (hereinafter jointly and severally "Lessee"). Each of Mega & Forbes Group of Companies and Megafeeder (Private) Limited shall hereinafter be jointly and severally liable for the obligations of Lessee, and agree to be bound by any actions or decisions of any of the foregoing required or permitted under this Agreement.

Lessor and Lessee expressly understand and agree that upon the execution hereof, Lessor will simultaneously assign all of Lessor's right, title and interest in and to this Agreement to Container Applications International, Inc. ("CAI"), and CAI will assume all of Lessor's obligations hereunder.

1) SCOPE OF AGREEMENT

This Agreement covers the leasing of newly manufactured 2,000 x 20' x 8' x 8'6" steel dry van containers and 250 x 40' x 8' x 9'6" steel high cube containers which conform to the standards set forth by ISO, TIR, CSC, and TCT (hereinafter referred to individually and collectively as "containers"), on the terms and conditions set forth below.

TERM

This Agreement shall be effective May 1, 2006 and shall expire eight years from the Lease Commencement Date ("LCD"). The LCD shall be defined as the first day of the month following the month in which the last container goes on lease to Lessee.

CONTAINER SUPPLY PROVISIONS

a) Commencing May, 2006 and continuing through July, 2006, Lessor agrees to lease containers to Lessee delivered to Lessee's designated facilities in the following locations, subject to manufacturer's production schedule. The failure,





if any, of Lessor to deliver containers in accordance with the foregoing, shall not constitute a violation of this Agreement if caused by: force majeure, strike, labor trouble, failure or delay by Manufacturer to produce or deliver the containers, transportation difficulties or any other cause whatsoever beyond the control of Lessor.

400 x 20' dry vans Dalian: Qingao/Lianyungang (combined): 800 x 20' dry vans 800 x 20' dry vans Shanghai 250 x 40' high cubes

Document 9-2

- b) Containers delivered to Lessee during May, 2006, shall be marked with Lessor's decals. At Lessor's expense, Lessee's decals shall be affixed to containers delivered to Lessee after May, 2006, providing such decals shall be no larger than Lessor's standard decals. Removal of Lessee's decals upon redelivery shall be for Lessee's expense.
- c) Execution by Lessor or its agent and Lessee or Lessee's agent of Lessor's Equipment Condition Reports with respect to each container leased hereunder shall constitute conclusive proof of delivery of such containers to Lessee, of redelivery of such containers to Lessor, and of the physical condition of the containers at the time of each such interchange.

CONTAINER REDELIVERY PROVISIONS

- a) No container leased hereunder may be redelivered prior to the eighth anniversary of the LCD. Thereafter, Lessor agrees to accept redelivery of containers from Lessee at the Lessor depots with the monthly quantity limitations shown in Exhibit B attached hereto.
- b) Containers may be redelivered to depot locations or in numbers other than those shown in Exhibit B, provided that such locations, quantities and applicable dropoff charges are mutually agreed upon in writing by Lessor and Lessee before redelivery of any such containers.

RENTAL CHARGES

During the term of this Agreement, Lessee shall pay to Lessor the following daily rental charges for each container leased hereunder. Lessee agrees to pay daily rental charges for all containers covered under this Agreement from their respective dates of lease-out through the later of (i) the eighth anniversary of the LCD, or (ii) their respective dates of off-hire pursuant to the terms of this Agreement.

Daily Rental Charge Equipment Type US\$0.75 20' dry van containers 1.28 40' high cube containers

HANDLING CHARGES

Lessee shall pay Lessor a handling-out charge and a handling-in charge of US\$30.00 for each 20' container and US\$40.00 for each 40' container covered under the terms of this Agreement. Such charges shall be invoiced by Lessor directly to Lessee in

accordance with Section 8, and are intended to cover the cost of standard lift-on or lift-off a truck, container inspection, and preparation of an Equipment Condition Report. Any additional costs assessed for lifting the containers on or off any conveyance other than truck, including, but not limited to, barge or rail, will be for the account of Lessee.

LEASING PROCEDURE

The terms and conditions set forth on Exhibit A are hereby incorporated into this Agreement and shall apply to all containers leased under this Agreement. In the event of any conflict between the terms set forth in Exhibit A and the terms of this Agreement, the latter shall prevail.

INVOICING PROCEDURE

a) Charges for all containers leased by Lessee under this Agreement will be invoiced monthly in US dollars to the following address:

> Megafeeder (Private) Limited 15th Floor, P.N.S.C. Building Moulvi Tamizuddin Khan Road Karachi, 74000, Pakistan

b) Lessee agrees to pay all Lessor invoices in full within 30 days of invoice date. If any items on the invoices are disputed, Lessee will forward a list and explanation of the disputed items to Lessor's San Francisco office with payment in full. In turn, Lessor will undertake to reconcile these disputes within 60 days of receipt by either issuing credit or providing verification of correct billing or combination thereof. So long as Lessor acknowledges the dispute and is attempting in good faith to reconcile the disputed items, Lessee agrees not to withhold any money due Lessor which relates to such disputed items.

9) MAINTENANCE

Lessee shall at its own expense at all times maintain each container in good, safe and efficient working order and keep it fully and properly repaired.

10) DAMAGE PROCEDURE

Upon redelivery of a container to Lessor's authorized depot, if Lessor's Equipment Condition Report, executed by Lessor (or Lessor's local agent) and Lessee (or Lessee's local agent), shows the container to be in damaged condition, the following procedure will apply: If the container is found to be damaged, as defined by the Institute of International Container Lessors standards prevailing at the time of redelivery, Lessor or its authorized depot will issue a repair estimate to the Lessee. Lessee shall have 10 working days from the date of redelivery (the "Authorization Period") to authorize the depot to proceed with said repairs as shown on the repair estimate for Lessee's account. If authorization is received within the Authorization Period, the container shall be retroactively off-hired on its redelivery date. If authorization is not received within the Authorization Period, Lessor reserves the

right to continue daily rental charges through the date upon which the depot receives authorization to proceed with repairs as estimated for the Lessee's account. Lessee or its local agent agrees to pay all repair charges as billed by Lessor or its authorized depot within 30 days of the date of the invoice therefor.

Document 9-2

11) TOTAL LOSS

- a) In the event a container is lost, stolen, destroyed, or damaged beyond structural or economic repair so as to be rendered incapable of return to Lessor (an "Actual Total Loss"), Lessee shall give notice in writing to Lessor of such Actual Total Loss specifying the container number and providing proof of loss satisfactory to Lessor. Provided Lessee is in compliance with its obligations under this Agreement at the time notice of Actual Total Loss is received by Lessor, Lessor shall thereupon issue an invoice to Lessee for the Depreciated Casualty Value ("DCV") (as set forth in Subsection 11c) of the Actual Total Loss container. Provided that payment of the DCV is made to Lessor within 30 days of the invoice date, daily rental charges will retroactively terminate on the date of Lessor's receipt of such written notice. If payment is not received as aforesaid, daily rental charges shall continue to accrue until payment of the DCV is received by Lessor. Upon receipt of such payment accompanied by an appropriate request by Lessee, title to the Actual Total Loss container will be transferred to Lessee. Any taxes, duties or charges which become payable by virtue of the transfer of title to Lessee shall be for Lessee's account.
- b) If Lessee has redelivered a container to Lessor, and Lessee has received a damage estimate in accordance with Section 10, Lessee may, within the Authorization Period, authorize repairs in accordance with the estimate or request that Lessor supply details of the DCV for such container. If Lessor determines that the extent of the damage so warrants (a "Constructive Total Loss"),and provided Lessee is in compliance with its obligations under this Agreement at the time Lessee's request for information on the DCV is received by Lessor, Lessor will furnish the DCV for such container, and Lessee shall have the option to pay either the estimated damages or the DCV. If Lessee elects the latter, Lessee shall give notice to Lessor of its election to declare Constructive Total Loss within 7 calendar days of receipt of the details of the DCV and Lessor will issue an invoice for the DCV of such Constructive Total Loss container. Provided that payment of the DCV is received by Lessor within 30 days of the date of invoice therefor, daily rental charges shall terminate on the date of redelivery of the Constructive Total Loss container. If payment is not received as aforesaid, daily rental charges shall continue to accrue until payment is received by Lessor. Unless otherwise elected by Lessor, title to the Constructive Total Loss container will remain with Lessor.
- c) In calculating the DCV, the Casualty Value (as set forth below) of the container is depreciated at a rate of 6% per annum, with a 15% residual value, down to a value not less than 30% of the Casualty Value.



Casualty Value US\$2,500.00 US\$4,250.00

d) Notwithstanding the provisions of Subsections 11a and b, if Lessee is in default of its obligations under this Agreement, unless and until such default(s) has/have been cured in a timely manner or has/have been waived in writing by Lessor, Lessee shall be obligated to Lessor for the full Casualty Value of all Actual Total Loss containers under Subsection 11a, and shall be liable to Lessor, in Lessee's option, for either estimated repair costs or full Casualty Value of Constructive Total Loss containers under Subsection 11b.

12) INSURANCE

- a) Without prejudice to any other obligations of Lessee under this Agreement, Lessee shall, at its own expense, obtain and continuously maintain in effect while any containers remain on lease to Lessee, insurance policies adequately insuring the containers against all risks of loss or damage, cargo damage and liability to third parties providing, at a minimum, the following coverages or the equivalent thereof:
 - (i) All risks of loss or damage as per Institute Container Clauses Time (All Risks) with an insured amount equivalent to the Casualty Value of all containers leased hereunder, subject to a deductible not exceeding US\$5,000.00 each and every accident and/or series of accidents and/or each and every occurrence and/or series of occurrences. However, the deductible as aforesaid shall not be applicable in the event of Actual Total Loss and/or Constructive Total Loss and/or General or Partial Average and Salvage Charges and/or Sue and Labor Charges;
 - (ii) Risks of War and Strikes as per Institute War and Strike Clauses -- Container (Time);
 - (iii) Comprehensive General Liability insurance, including cargo liability, insuring against bodily injury and property damage, with a minimum combined limit of liability of US\$1,000,000.00 for each and every accident and/or series of accidents and/or each and every occurrence and/or series of occurrences.
- b) The insurance policies required hereunder shall be issued to Lessee and Lessor shall be named as Additional Insured and Direct Loss Payee as its interests may appear. Such policies shall provide that cancellation of such coverages shall be ineffective as to Lessor without 30 days prior written notice of cancellation to Lessor from the underwriters thereof. Insurance certificates evidencing the foregoing coverages shall be furnished to Lessor by brokers or underwriters reasonably acceptable to Lessor prior to the delivery of any containers to Lessee pursuant to this Agreement.
- c) All policies to be provided by Lessee hereunder shall provide that Lessor may, but is not obligated to, pay the premiums thereof if Lessee fails to do so in a timely manner so as to keep the required coverages in the coverage.

interruption. Should Lessee default in its obligations to provide uninterrupted insurance coverages pursuant to this section for any reason, Lessor may, but is not obligated to, procure the required coverages on Lessee's behalf. Should Lessor pay premiums under Lessee's policies or procure alternative coverage for Lessee as aforesaid, all sums expended by Lessor in so doing, including reasonable administrative costs incurred by Lessor, shall constitute rent under this Agreement and shall immediately be and become due and payable by Lessee.

Document 9-2

13) EXCLUSION OF WARRANTIES AND INDEMNITY

- a) THE CONTAINERS ARE LEASED AS IS. PROVIDED THAT LESSEE WITH ITS **UNDER OBLIGATIONS FULLY** COMPLIES AGREEMENT, LESSOR WARRANTS THAT LESSEE SHALL HAVE **OUIET POSSESSION OF THE CONTAINERS. SAVE AS AFORESAID, NO** REPRESENTATIONS OR WARRANTIES WHATSOEVER OF ANY KIND HAVE BEEN GIVEN BY LESSOR IN RELATION TO THE CONTAINERS, AND ALL REPRESENTATIONS AND WARRANTIES, WHETHER EXPRESS OR IMPLIED, WHETHER IN RELATION TO THE FITNESS OF THE CONTAINERS FOR ANY PARTICULAR PURPOSE OR COUNTRY, OR WHETHER IN RELATION TO MERCHANTABILITY OR AS TO QUALITY, OR CONDITION OF STATE, DESCRIPTION, CONTAINERS AT DELIVERY OR AT ANY OTHER TIME ARE HEREBY WAIVED, EXCLUDED AND EXTINGUISHED.
- b) Lessee shall indemnify and hold Lessor harmless from all liability, damage, cost or expense, including, without limitation, expenses in prosecuting or defending any claim or suit such as attorney's fees, court costs and other expenses arising out of (i) any failure of Lessee to comply with its obligations under this Agreement; (ii) any claim, whether private or governmental, for personal injury or death, or for loss of or damage to person, property, cargo or vessels arising out of or incident to the ownership, selection, possession, leasing, operation, control, use, storage, loading, unloading, moving, maintenance, delivery, or return of the containers, and (iii) the containers and any forfeiture, seizure, or impounding of, or charge or lien thereon, and any loss thereof or damage thereto. Each party undertakes promptly to give notice to the other of claims against it or action against it with respect thereto, and Lessee agrees not to settle any action without the consent of Lessor. Lessee agrees to assume, on behalf of Lessor, the defense of any action or proceeding which may be brought by any third party against Lessor and to pay all costs and expenses of whatever nature in connection therewith, and to pay on behalf of Lessor the amount of any judgment or award that may be entered against Lessor with respect thereto.

14) EXPIRATION

Upon expiration of this Agreement, all terms and conditions of this Agreement shall continue with respect to all containers on lease to Lessee on the date of expiration until all such containers are redelivered to Lessor.

Please indicate your acceptance and agreement to the foregoing by signing and returning three originals of this Agreement to Lessor. Upon Lessor's receipt and execution of said originals, the Agreement shall constitute a binding agreement between Lessor and Lessee, and one original will be promptly returned for your files.

CAI-INTERPOOL, LLC

Title: Fred Bauthier, V.P. of Marketing

16-05-2006 Date:

GROUP OF CO By: Shakeel H

Title: Sr. Manager

Date: 11-05-06

MEGAPEEDER (PRIX

By; Shakeel Hyder

Title: Sr. Manager

Date: 11-05-06

(KAARCH!)

EXHIBIT A GENERAL TERMS AND CONDITIONS

1. DELIVERY OF EQUIPMENT

By execution of each ECR with respect to each item of equipment delivered to Lessee under this Agreement, Lessee conclusively acknowledges receipt thereof in good and lessable condition. Lessee agrees to return such equipment to Lessor is as good condition as received from Lessor, normal wear and deterioration excepted, and to execute Lessor's ECR upon redelivery to Lessor identifying and acknowledging any changes in the condition of the equipment while on lesse to Lessee. Any changes in the equipment which could have been prevented by normal maintenance shall not constitute somme wear and deterioration and shall be deemed to be demage.

2. REVITAL AND OTHER CHARGES

1. These security is the equipment in the accumulate and in this Agreement from the day such equipment is delivered and/or lessechanged to

prevented by normal maintenance shall not constitute normal wear and deterioration and small be decembed to be demanded.

RENTAL AND OTHER CHARGES

Lessee agrees to pay rental charges for the equipment in the amount(s) set forth in this Agreement from the day such equipment is delivered saddor interchanged to Lessee until the day such equipment is returned to Lessor. However, if the equipment is not returned in good condition, Lessee agrees to pay for the cost of any necessary repairs together with rental charges through the date such repairs are approved by Lessee. Further, in the event no fixed lesse term is specified for the equipment, Lessor may, upon written notice to Lessee, (i) prospectively adjust the initial rental charges to Lessor's then current average spot lesser rate for such equipment on or after the 18 month smallversary of the lesse out date of such equipment, or (ii) require that Lessee redeliver the equipment nouse and the current average spot lesser rate for such equipment or or after the first forth herein, in the event of fixed lesse term is specified for the equipment, Lessor may (unless otherwise provided elsewhere in this Agreement), upon written notice to Lesses (i) prospectively adjust the rental charges for such equipment to Lessor's then current average spot lesser rate for such equipment on or after the equipment on or after the equipment on or after the equipment or the equipment within 30 days of such notice in accordance with the redelivery provisions set forth herein.

Lesses shall return all equipment to Lessor's terminal at the point(s) of termination designated herein or, if no point(s) of termination have been no specified, to the locations specified in writing by the Lessor to Lessee. Furthermore, upon such redelivery, Lessee agrees to pay Lessor the applicable equipment does not be applicable and the property of the equipment in charges are specified in writing by the Lessor to Lessee. Furthermore, upon such depot location(s) with immediate effect by giving writine notice

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Lt is expressly understood and agreed that (i) equipment furnished to Lesses herounder is necessary to and lessed for use abound vessels owned, operated, chartered and/or managed by Lesses for ocean transportation of goods and for land transportation incidental thereto, (ii) equipment furnished to Lesses hereunder is made available not only on the credit of the Lesses but also on the credit of such vessels as aforesaid, and (iii) to the extent permitted by law, Lessor has said may assert maritime liens against such vessels for any breach of Lesses holisations to Lessor with respect to such equipment as set forth in this Agreement.

RISK OF LOSS AND DAMAGE

breach of Lessec's obligations to Lessec with respect to such equipment as set forth in this Agresment.

Lessec is liable to Lesser for all damage to or loss or destruction of the equipment subsequent to its delivery to Lessee and prior to its return to Lesser except that caused by normal wear and deterioration. Normal wear and deterioration shall not include damage caused by forklifts or other handling equipment.

DAMAGE. In the event Lessee falls to repair damage to the equipment prior to returning it to Lessor, Lessor or its authorized depot will present a repair estimate to Lessee or Lessee's local agent for approval. Lessee shall be liable to Lessor for the cost of such repairs and for restal charges for the equipment which shall continue until the day on which Lessee or its authorized agent approves the repairs as as at forth in the estimate. Lessor's request, make payment of repair costs dissortly to the appropriate repair company and pay any and all storage charges incurred as a result of Lessee's fallure to approve repairs on a timely basis.

LOSS OR TOTAL DAMAGE. In the event of loss, theft or destruction of the equipment (an "Breat of Loss") or damage thereto which Lessor, in its sole discretion, shall be in a structurally or economically repairable (an "Event of Constructive Los"), rental charges for the affected equipment shall terminate (1) upon receipt by Lessor of written notice from Lessee of an Event of Loss, or (2) upon issuance by Lessor of a written notice from Lessee of an Event of Loss, or Event of Loss, or (2) upon issuance by Lessor of a written notice from Lessee of an Event of Loss, or Event of Loss, provided in either event that payment is not made within such 30 days, rental charges shall continue unabated until payment of the Casualty Value for all loss or Event of Loss or Event of

reto will be for the account of Lesses.

thereto will be for the account of Lessee.

b. Lessee shall use the equipment is accordance with good operating practices and so as to comply with all loading limitations, handling procedures and operating instructions prescribed by the manufacturer(s) thereof and by Lessor, including, but not limited to, current Regulations and Recommendations of the International Organization of Standardization and applicable local regulations, and shall prevent usage which may damage or shorten the life of the equipment such as excessive impact and unbalanced loading. Lessee shall not use the equipment for storage or transportation of goods which could damage the equipment localizing, without limitation, unprotected corrolly substances, poorly secured materials or bulk commodities which may corrode, oxidize, severely dent, puncture, contaminate, stain or damage the equipment.

c. Container(a) supplied hereunder shall be used solely in international trade unless the use thereof in domestic transportation of goods is expressly permitted elsewhere in

this Agreement.

A Receipt or delivery of equipment or any other act by an agent or employee of, or independent contractor engaged by, Lessee man to contract a shall be binding upon Lessee.

Lessor's equipment is identified by appropriate lettering and numbering, which Lessee agrees not to change or obliterate. Notwithstanding the foregoing, at the wristen active classor, Lessor's equipment is identified by appropriate lettering and numbering, which Lessee sayres not to change or obliterate. Notwithstanding the foregoing, at the wristen active classor, If Lessee shall change or supplement such marking at Lessee may, however, add other markings at the equipment is redelivered to Lessor. If Lessee shall be responsible for the cost of remove such markings at lessees cost.

f. Lessee shall be responsible for the cost of remover of any intentional or unintentional amendments, alterations, or modifications made to the equipment and for returning the equipment to the same condition in which it was originally received by Lessee.

g. Lessee shall at its expense comply with all laws, regulations and orders which in any way affect the equipment or its use, operation or storage. Lessor shall have no responsibility for compliance with any such laws, regulations or orders, including, without limitation, all such laws, regulations consistent with the other requirements of this law.

Lessee shall at its expense comply with all rules and practices of posts, deposts, storage areas and transportation companies consistent with the other requirements of this laws.

Lessee shall at its expense comply with all rules and practices of posts, deposts, storage areas and transportation companies consistent with the other requirements of this laws.

Lessor shall deliver containers to Lessee which fully comply with the rules and standards of the International Convention for Safe Containers ("CSC"). Such containers that have affixed CSC plates or CSC plates with an ACEP (Approved Continuous Examination Program) mark. It shall be the obligation of Lessee to comply with the CSC is all respects and Lessoe shall have and exercise Lessor's responsibilities under the CSC including, without limitation, plating (design-type approval to be obtained and plates to be provided by Lessor), meintenance, examination, re-examination and marking of each container. Such examination or re-examination shall be performed in accordance with the Rules and Regulations for the Safety Approval of Cargo Containers of the United States Department of Transportation. Lessee shall also comply with the Customs Conventions on Regulations for the Safety Approval of Cargo Containers of the United States Department of Transportation. Lessee shall also comply with the Customs Conventions of records and reporting to governmental authorities.

5. DEFAULT, REMINDIES UPON DEFAULT

a. Should Lessee (I) default in the timely payment of any sum due to Lessor with respect to the equipment, or (ii) default in the performance of its other obligations with respect to the equipment lessee (I) default in the performance of the contract(s) made between Lessor and Lessee, or (iii) suffer any distress, executions or other legal process which has the subject of any proceeding under any applicable Bankruptcy Act, or (v) be setzed or nationalized or should any of Lesseer saste to setzed by a government of subject of any proceeding under any applicable Bankruptcy Act, or (v) be setzed or nationalized or should any of Lesseer saste to be equipment, through the default provisions beared found or of any other leasus made between Lessor, declare the balance of all rental accrued and to be accrued hereunder to the default provisions beared found or of any other leasus made between Lessor, declare the balance of any cla increase to the spot less possible to redelive



equipment to Lessor within twenty days of Lassor's demand for redelivery, Lessor may retake possession of any or all of its equipment in the possession of Lessee, and for such purpose may enter upon any premises belonging to or in the occupation or costool of Lessee, LESSEE HERRBY WAIVES ANY AND ALL RIGHTS TO A RUDGIAL HEARING PRIOR TO LESSOR'S REFORSESSION OF THE EQUIPMENT.

b. Lassor shall continue to pay remains belonging to or just the equipment and the property of the explanest is repaired and if for subsequent retail, or (iii) settlement for the equipment is a said. In the event Lessor retokes possession of all or any part of the equipment, Lessoe submirizes Lessor to take possession of any part of the equipment is repaired and in the submirized Lessor to take possession of any part of the equipment is related in the submirized Lessor to take possession of any part of the equipment is a submirized Lessor to take possession of any part of the equipment is a submirized Lessor to take possession of any part of the equipment is a submirized Lessor to take possession of any part of the equipment is a submirized Lessor to take possession of any part of the equipment is any part of the equipment is any part of the equipment in the part of the equipment is an explanation of any part of the equipment is an explanation of the equipment in the part of the equipment is an explanation of the equipment in the part of the equipment is an explanation of the equipment in the part of the equipment is explanated to explanate the equipment in the explanation of the equipment is explanated to explanate the equipment in the explanation of the equipment is explanated to the equipment in the explanation of the equipment is explanated to the equipment in the explanation of represseed (as such rate is reported in the Money Rates collapses of the unexplanation and the explanation of the equipment is explanated to repressee (as such rate is reported in the Money Rates collapses in the uname series of 13-ways of the continuent is an

7. NOTICES
All billings, payments and written notices from either party to the other shall be given to the addresses shown herein, to Lessee's local agent, or to such other address as may be designated in writing by either party from time to time and shall be deemed to have been received upon delivery to the party to whom they are directed.

5. TAXES, FEES AND FINES

a. Lessee shall pay all twose (other than taxes on Lessor's not income) and charges levied on the equipment or in connection with the use, storage, operation or possession I Lessee or the equipment or levied against or based upon the amount of rentals paid or to be paid wife respect thereto, or say other taxes levied against or based upon the lessis thereof to Lessee or subsequent to delivery to Lessee, including, without limitation, property, sales, use and excise taxes, duties, customs turiffs and impositions of federal, sat foreign and local governments and agencies. Taxes, duties, daying este. Including the control of the equipment of the presence of the equipment is a taxing jurisdiction as a result of Lessee's use of the equipment.

b. Lessee shall pay all charges incurred in ports, depots, storage areas or otherwise arising out of the use of the equipment.

c. Lessee is not entitled to claim any investment tax credits or depots are tax benefits normally associated with ownership of any of the equipment covered hereunder. Lessee hereby warrants that it will not claim any such investment tax credits, depraciation deductions or other such tax benefits.

9. INDEMNITY

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EXPLEMAL.

This agreement is binding upon the parties, their permitted successors and essigns and shall be construed and interpreted in accordance with the laws of the United States, and, except where inconsistent therewith, with the laws of the State of California. With respect to say claim or controversy arising out of or relating to this agreement, the sent to the jurisdiction of the State and Federal Courts located in San Francisco, California, U.S.A.

The paragraph headings in this agreement are for convenience only and thall not be deemed to alter or affect any provision hereof.

The equipment furnished hereunder is provided to Lesses under a not lease contract. Lesses waives say and all existing and future defenses, ast-offs, or counterclaims at charges or payments due to Lessor with respect to the equipment, irrespective of the rights which Lesses may have against Lessor or any other party.

Lesses agrees to supply on request from Lessor, equipment tracking reports produced in the regular course of Lesses's business showing the location of all equipment on use from Lessor.

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e. Lesses agrees to supply audited financial statements on request to Lessor and Lessor agrees to keep such statements confidential.
f. This Agreement contains the entire agreement between the parties with respect to the subject matter hereof and may be amended, modified or changed only by an additional agreement in writing executed by the parties hereof. It Lesses fails, however, the lesson writing objections to its contents within seven (7) days after this Agreement is received or if Lesses takes possession of any of the equipment provided hereunder and retains it after receipt of this Agreement then this Agreement shall be effective and binding received or if Lessee takes possession of any of the equipment provided hereunder and retains it after receipt of this Agreement then this Agreement a upon Lessee whether or not signed.

Any action by Lessee against Lesser for any default by Lesser under this Agreement, including breach of warranty or indemnity, shall be our after any such cause of action accuracy.

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CAI-INTERPOOL LLC

CON-GEN (Rev. 8/02)









EXHIBIT B

MEGA-001

	20' Dry Van		40° High Cube	
CAI DEPOT	QTY	DOC	QTY	DOC
		(US \$)	,	(US \$)
ASIA				
Dallan	50	Nil	15	Nil
Hong Kong	50	Nil	15	Nil
Ningpo	50	Nil	15	Nil
Qingdao	50	Nil	15	Nil
Shanghai	50	Nil	15	Nil
Shekou	50	Nil	15	Nil
Tianjin	50	Nil	15	Nil
Xiamen	50	Nil	15	Nil
Yantian	50	Nii	15	Nil
INDIAN SUBCONTINENT				
Colombo	20	Nil	5	Nil
Dubai	20	Nil	5	Nil
Karachi	20	Nil	5	Nil
Madras	20	Nil	5	Nil
Mumbai	20	Nil	5	Nil



